

majority vote, and such as:

The third section of art. 10 vests jurisdiction upon the superior court, and it is added that it is intended to enlarge the jurisdiction of the court by declaring, "That the original jurisdiction in cases of tort, where a corporation or officer is a party defendant, is *corpus, mandamus and quo warranto*, but shall not extend any further and jurisdiction."

Prohibits the erection of a district from a single county where the population is less than fifty thousand; prohibits the election of a judge in such a district where the population shall exceed six thousand; provides for the division of a county when necessary, and the creation of existing separate districts.

[illegible]

... shall preside, and shall have the authority to call and direct the members, and shall, at the request of the committee, pronounce his opinion on the question of law involved. This change in regard to the examination of the cases of common law is intended to remedy a defect in the constitution arising from the omission of a word in the original act.

Exemptions from taxation provided by colleges, academies and institutions of learning not necessary for the support of the public health and hospitals, (a.)

... Strikes out of Sec. 8, art. 1, the words, "at any one time," which would give an inference to the intent of the section, to limit the aggregate indebtedness to ten per cent of the principal of the bonds.

Provide for the payment of

Strikes out sec. 7, art. XVI, providing for the election of county officers by the qualified electors of the county, and auditors upon the limited rate.

Strikes out the provision relating to the right of the electors for cumulative voting in the election of directors or managers of corporations, (art. xvi, sec. 4.)

A verbal amendment of sec. 1, to enable a foreign corporation to do any necessary business of a permanent nature, without the appointment of officers in the state.

Strikes out the last sentence of sec. 10, art. xvi, as verbiage, to be inserted with section 7, art. in.

Amends sec. 9, art. xv, to read: "The extension" of limits within city limits within which the head of a family is domiciled, and the extension of the right of suffrage, as embodied in the act made as necessary of the relief of the supreme court, is an over-haunched with

for the delay of justice. It is not for the legislature shall handle the same appeal, except when the judicial questions are involved, nor under five hundred dollars. The principal debt is asserted by the legislature. The investigation, the administrator, the executor, the administrator. The money of widows, infants, the insane and the property ought not to be subject to such hazard. The commissioners say, "The question of the eighth article relations was much discussed, but not yet tested the utility of the amendments in this section. From the information we have reason to believe that the amendments in these places where the number of ballots has been omitted, is a serious question; how it will invalidate the entire result will invalidate the entire result. It is both a condition."

...proper construction of the bill of the legislature as to taxation and attention invited to it as well as to the article relating to the prohibition of new offices in counties, except by general enactment.

WHEN MEN MAILING THE SLAVE OF MERRILL

REPORT, JANUARY 21.—The reverend residents of Shrewsbury, I have read with interest the statements made by the Merrills and others representing the community in a condition of things in this vicinity the less than 250 political criminals are systematical

[illegible][illegible]

section of soil and water
sprinkles the plants with it. It will
y the worms and stimulate the
it of the cabbage.

For Sale.
M. B. Church in Gentrysburg, Pa.
to
J. L. SCHICK,
St. L.

[illegible]

March
century
Doc. No. 1000

The removal of the warship as con-
tinuees or friends will be in the
this season of the year to have
munity made with prominence
and no effort spared to please.
PETER THORN,
Member of the Cemetery

1860. Mr
GEORGE GINGELL,
was, in Michland township, Adams
County, Pa.
BORN
JAN.

A. W. MARTIN,
General Agent,
New York City.
N. Y.

Save Crying.
 STEMMING CONTINUOUSLY BE HINDING
 A LITTLE CRYING, and collecting the
 atmosphere of the public, it is an
 endeavor to give satisfaction—
 moderate, reasonable in West Mil-
 l, Newbury.
 1872. If

Western Lands.
Some valuable WESTERN LANDS
I will send for sale to the public
very cheaply. The lands are
inhabitable for farming, mostly
wooded. J. W. WILSON, 1870
St. Louis, Mo., April 8, 1886.

US \$100, plain and fancy, all colors, low, neatly and cheaply at the GY-NO SYSTEMS, No country office. The material is prepared to be every, the job printing line.

Newspaper page with multiple columns of text, including public notices, advertisements, and local news. The page is densely packed with information, featuring various headlines and subheadings. The layout is typical of a late 19th-century newspaper, with multiple columns of text and occasional illustrations or decorative elements. The text is arranged in a grid-like fashion, with columns of varying widths. The overall tone is formal and informative, typical of the era.

[illegible][illegible]

REPORT

OF THE
UNITED STATES DEPARTMENT OF COMMERCE
BUREAU OF COMMERCE
AND
UNITED STATES DEPARTMENT OF AGRICULTURE
BUREAU OF AGRICULTURE

FOR THE YEAR 1914

March 1915

REPORT
OF THE
UNITED STATES DEPARTMENT OF COMMERCE
BUREAU OF COMMERCE
AND
UNITED STATES DEPARTMENT OF AGRICULTURE
BUREAU OF AGRICULTURE

UNITED STATES DEPARTMENT OF COMMERCE
 BUREAU OF COMMERCE
 UNITED STATES DEPARTMENT OF AGRICULTURE
 BUREAU OF AGRICULTURE

UNITED STATES DEPARTMENT OF COMMERCE
 BUREAU OF COMMERCE
 UNITED STATES DEPARTMENT OF AGRICULTURE
 BUREAU OF AGRICULTURE

[illegible]

WHEAT WANTED.
 —
 Merchants will pay the highest price for good wheat, at exportation, (formerly Malabar,) in India, to Richard Brantly, Agent for the East India Company, 15, MARK LANE, LONDON.
 W.

[illegible][illegible][illegible][illegible]